Appl. No. 10/662,256 Confirm. No. 9036 Examiner R. Peaches Art Unit 2686

REMARKS

Request for Reconsideration, Informal Matters, Claims Pending

The non-final Office action mailed on 13 September 2005 has been considered carefully. Reconsideration of the claimed invention in view of the amendments above and the discussion below is respectfully requested.

Claims 1-3, 6-8, 10-18 and 20-24 are pending.

Allowability of Claims Over Vanghi

Rejection Summary

Claims 1-5 and 8-21 stand rejected under 35 USC 102(e) as being anticipated by U.S. Patent No. 6,937,861 (Vanghi).

Allowability of Claim 1

Claim 1 was amended to include limitations of Claim 2. Contrary to the Examiner's assertion, Vanghi fails to disclose or suggest a

... method in a wireless communications network, the method comprising:

transmitting a radio resource assignment to a wireless communications device;

transmitting radio resource assignment time-out information to the wireless communications device,

the radio resource assignment time-out information having at least two states,

Appl. No. 10/662,256 Confirm. No. 9036 Examiner R. Peaches Art Unit 2686

a first state specifying a first duration during which the radio resource assignment to the wireless communications device remains valid after the wireless communications device discontinues communication on the radio resource assigned,

a second state specifying a second duration during which the radio resource assignment to the wireless communications device remains valid after the wireless communications device discontinues communication on the radio resource assigned.

Vanghi provides a single time out value that defines the maximum time the access terminal can suspend its communication with the ratio network before the radio network releases and possible reassigns the communication resource associated with the access terminal's suspended connection. Vanghi, col. 2, line 62 - col. 3, line 2. Vanghi does not disclose or suggest time-out information having two states. Claim 1 is thus patentably distinguished over Vanghi.

18475232350

Allowability of Claim 2

Regarding Claim 2, Vanghi fails to disclose or suggest in combination with Claim 1 "... transmitting the radio resource assignment time-out information includes transmitting at least one bit specifying one of the first or second durations." Vanghi teaches only a single maximum suspend time. Claim 2 is thus patentably distinguished over Vanghi.

Allowability of Claim 7

Regarding Claim 7, Vanghi fails to disclose or suggest in combination with Claim 1 "... selecting at least one of the first and second radio resource assignment time-out durations based on at least one of a

Appl. No. 10/662,256 Confirm. No. 9036 Examiner R. Peaches Art Unit 2686

wireless communications network load or a wireless communications network load variability." In Vanghi, at col. 5, lines 44-58, the suspension time is based on the idle state processing time required. Claim 7 is thus further patentably distinguished over Vanghi.

Allowability of Claim 8

Regarding Claim 8, Vanghi fails to disclose or suggest in combination with Claim 1 "... selecting at least one of the first and second radio resource assignment durations based on at least one of reserve power of the wireless communications device or quality of service of the wireless communications device." In Vanghi, at col. 5, lines 44-58, the suspension time is based on the idle state processing time required. Claim 8 is thus further patentably distinguished over Vanghi.

Allowability of Claim 10

Regarding Claim 10, contrary to the Examiner's assertion, Vanghi fails to disclose or suggest a

... method in a wireless communications device, the method comprising:

receiving a radio resource assignment;

receiving radio resource assignment time-out information,

the radio resource assignment time-out information indicating having first and second possible states,

the first state indicating a first duration during which the radio resource assignment is valid after the wireless communications device discontinues communicating on the assigned radio resource,

Appl. No. 10/662,256 Confirm. No. 9036 Examiner R. Peaches Art Unit 2686

the second state indicating a second duration during which the radio resource assignment is valid after the wireless communications device discontinues communicating on the assigned radio resource.

Vanghi provides a single time out value that defines the maximum time the access terminal can suspend its communication with the ratio network before the radio network releases and possible reassigns the communication resource associated with the access terminal's suspended connection. Vanghi, col. 2, line 62 – col. 3, line 2. Vanghi does not disclose or suggest time-out information having two states. Claim 10 is thus patentably distinguished over Vanghi.

Allowability of Claim 18

Regarding Claim 18, contrary to the Examiner's assertion, Vanghi fails to disclose or suggest a

... message for transmission from a wireless communications network to a wireless communications device, the message comprising:

a radio resource time-out interval bit having at least a first state and a second state,

in the first state, the radio resource time-out interval bit specifying a first duration during which a radio resource assignment is valid after a wireless communications device to which the radio resource is assigned discontinues communicating on the assigned radio resource,

in the second state, the radio resource time-out interval bit specifying a second duration during which a radio resource assignment is valid after a wireless communications device to which the radio resource is assigned discontinues communicating on the assigned radio resource.

Vanghi provides a single time out value that defines the maximum time the access terminal can suspend its communication with the ratio network before the radio network releases and possible reassigns the

Appl. No. 10/662,256 Confirm. No. 9036 Examiner R. Peaches Art Unit 2686

communication resource associated with the access terminal's suspended connection. Vanghi, col. 2, line 62 – col. 3, line 2. Vanghi does not disclose or suggest time-out information having two states. Claim 18 is thus patentably distinguished over Vanghi.

Allowability of Claim 22

Regarding Claim 22, Vanghi fails to disclose or suggest in combination with Claim 1 "... indicating with the first state that the first duration expires upon transmission of a specified number of frames, indicating with the second state that the second duration expires after an interval specified in another message." Vanghi does not disclose or suggest more than one time-out period. Claim 18 is thus patentably distinguished over Vanghi.

Allowability of Claim 23

Regarding Claim 23, Vanghi fails to disclose or suggest in combination with Claim 10 "... indicating with the first state that the first duration expires upon transmission of a specified number of frames by the wireless communications device, indicating with the second state that the second duration expires after an interval specified in another message received by the wireless communications device." Vanghi does not disclose or suggest more than one time-out period. Claim 23 is thus patentably distinguished over Vanghi.

Allowability of Claim 24

Appl. No. 10/662,256 Confirm. No. 9036 Examiner R. Peaches Art Unit 2686

Regarding Claim 24, Vanghi fails to disclose or suggest in combination with Claim 18 "... in the first state, the first duration is a single frame, in the second state, the second duration is a number of frames specified in another message." Vanghi does not disclose or suggest more than one timeout period. Claim 24 is thus patentably distinguished over Vanghi.

Prayer For Relief

In view of any amendments and the discussion above, the Claims of the present application are in condition for allowance. Kindly withdraw any rejections and objections and allow this application to issue as a United States Patent without further delay.

Respectfully submitted,

ROLAND K. BOWLER II

30 DEC. 2005

Reg. No. 33,477

TELEPHONE No. (847) 523-3978 FACSIMILE No. (847) 523-2350

MOTOROLA, INC. INTELLECTUAL PROPERTY DEPT. (RKB) 600 NORTH U.S. HIGHWAY 45, AN475 LIBERTYVILLE, ILLINOIS 60048